

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ILLINOIS**

CHARLES THOMAS PACLIK,

Plaintiff,

v.

**JENNY CAROLINA URQUIAGA-
PACLIK,**

Defendant.

No. 07-CV-294-DRH

ORDER

HERNDON, District Judge:

On June 11, 2007, Plaintiff filed a document entitled "Update to Amended Petition for Intervention." (Doc. 9.) The Court understands this document to be a supplement to Plaintiff's second amended petition for intervention. Pursuant to **FEDERAL RULE OF CIVIL PROCEDURE 15(d)** supplemental pleadings may only be filed after a party has filed a motion to supplement pleadings and the Court has granted such motion. Since Plaintiff filed the "Update to Amended Petition for Intervention" (Doc. 9) without leave from the Court, the Court **STRIKES** the document. If Plaintiff wishes to refile the supplement, Plaintiff should first file a motion for leave to file a supplement and wait for the Court's ruling before proceeding. The motion should explain why such a supplement is necessary. In the future, Plaintiff is also directed to closely abide by all of the **FEDERAL RULES OF CIVIL PROCEDURE**, as well as the **SOUTHERN DISTRICT OF ILLINOIS LOCAL RULES**. Lastly, Plaintiff is advised that he may not contact chambers counsel to discuss the specifics

of this case. Plaintiff may only contact chambers if he has a general procedural question; even then, Plaintiff should understand that chambers counsel may not advise Plaintiff on the law.

IT IS SO ORDERED.

Signed this 15th day of June, 2007.

/s/ David RHerndon
United States District Judge